1 2 3 4 5 6 7 8	DENNIS S. ELLIS (SB# 178196) dennisellis@paulhastings.com KATHERINE F. MURRAY (SB# 211987) katherinemurray@paulhastings.com SERLI POLATOGLU (SB# 311021) serlipolatoglu@paulhastings.com PAUL HASTINGS LLP 515 South Flower Street Twenty-Fifth Floor Los Angeles, California 90071-2228 Telephone: 1(213) 683-6000 Facsimile: 1(213) 627-0705 Attorneys for Defendants L'ORÉAL USA INC., L'ORÉAL USA PRODUCTS, INC L'ORÉAL USA S/D, INC. and REDKEN AVENUE NYC, LLC		
101112	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA		
13 14 15 16 17 18	IN RE SUBPOENAS DUCES TECUM AND TO TESTIFY AT DEPOSITION TO SEMA CONDE LIQWD, INC. and OLAPLEX LLC, Plaintiffs, vs. L'ORÉAL USA, INC., L'ORÉAL USA	Underlying Litigation Civil Action No. 17-14-JFB-SRF United States Distr. Del. Discovery cutoff: January 25, 2019 Pretrial conference date: June 4, 2019 Trial date: July 29, 2019 [DISCOVERY MATTER]	
19 20 21 22 23 24 25	PRODUCTS, INC., L'ORÉAL USA S/D, INC. and REDKEN 5 TH AVENUE NYC, LLC, Defendants.	PROOF Date: Time: Dept.: Judge:	F OF SERVICE February 28, 2019 1:30 p.m. 790 Hon. Patrick J. Walsh
26 27 28			

1	PROOF OF SERVICE			
2				
3	STATE OF CALIFORNIA)) ss:			
4	CITY OF LOS ANGELES AND COUNTY OF) LOS ANGELES)			
5				
6	I am employed in the City of Los Angeles and County of Los Angeles, of California. I am over the age of 18, and not a party to the within action. My busin address is 515 South Flower Street, Twenty-Fifth Floor, Los Angeles, California 900			
7	2228.			
8	On January 31, 2019, I served the foregoing document(s) described as:			
9	MOTION TO COMPEL NON-PARTY SEMA CONDE TO COMPLY WITH SUBPOENA <i>DUCES TECUM</i> AND TO TESTIFY AT DEPOSITION			
11	JOINT STIPULATION RE: DEFENDANTS' MOTION TO COMPEL NON-PARTY SEMA CONDE TO COMPLY WITH SUBPOENA <i>DUCES TECUM</i> AND TO TESTIF AT DEPOSITION			
12				
13	DECLARATION OF KATHERINE F. MURRAY IN SUPPORT OF DEFENDANTS' MOTION TO COMPEL NON-PARTY SEMA CONDE TO COMPLY WITH			
14	SUBPOENA DUCES TECUM AND TO TESTIFY AT DEPOSITION			
15	DECLARATION OF ASHLEY E. MARTABANO IN SUPPORT OF NONPARTY SEMA CONDE'S OPPOSITION TO DEFENDANTS' MOTION TO COMPEL NONPARTY SEMA CONDE TO COMPLY WITH SUBPOENA <i>DUCES TECUM</i> AND			
16	TO TESTIFY AT DEPOSITION			
17 18	DECLARATION OF IRASEMA MARIE CONDE IN SUPPORT OF NONPARTY SEMA CONDE'S PORTION OF JOINT STIPULATION RE: DEFENDANTS' MOTION TO COMPEL NONPARTY SEMA CONDE TO COMPLY WITH			
19	SUBPOENA DUCES TECUM AND TO TESTIFY AT DEPOSITION			
20	COLDE TO COLUET WILL SOBLODING COR LECOMING TO LEGIN II.			
21	DEPOSITION			
22	on the interested parties by placing a true and correct copy thereof in a sealed envelope(s) addressed as follows:			
23	Joseph M. Paunovich, Esq. (joepaunovich@quinnemanuel.com)			
24	Ali Moghaddas, Esq. (alimoghaddas@quinnemanuel.com)			
25	Quinn Emanuel Urquhart & Sullivan, LLP 865 South Figueroa Street, 10th Floor Los Angeles, CA 90017 Tel: (213) 443-3000			
26				
27	Attorneys for Liqwd, Inc. and Olaplex LLC			
28				

VIA ELECTRONIC MAIL: × By personally emailing the aforementioned document(s) in PDF format to the respective email address(es) listed above on January 31, 2019. I did not receive an electronic message indicating any errors in transmission. I declare under penalty of perjury under the laws of the United States that the above is true and correct. Executed on January 31, 2019, at Los Angeles, California. Alexander James Maggie Icart